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In re Application of: Paul A. Levine Application No.: 10/728,500

TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION

Docket Number (Optional) A03P1078US01

Filed: 12/05/2003	
For: METHOD AND APPARATUS FOR IMPROVING SPECIFICITY OF ATRIAL TACHYCARDIA DETECTIC UNIPOLAR OR DUAL-BIPOLAR IMPLANTABLE CARDIAC STIMULATION SYSTEMS	
The owner' <u>PACCESTER, INC.</u> of 100 percent interest in the insta- except as provided below, the terminal part of the statutory term of any patent granted on the instant applic the expiration date of the full statutory term of any patent granted on pending reference Application Number on 1205/2009 short, reas such term is defined in 3S U.S.C. 154 and 173, and as the term of any application may be short reasonable in the state of the state of the state of the predict of the predict of the predict of the state of the stat	ation which would extend beyond 10/728,511 filed hatent granted on said reference reference application. The owner such period that it and any patent
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on settend to the explation date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any pa- application, "as the term of yaptent granted on said reference application may be shortened by any ter- grant of any patent on the perding reforesce application," the event that any such patent; granted on the explication to pay a maintenance fee, a pedid seminoceable, is found invalid by a court of competing in in whole or terminally decisioned under 37 CRY 1.321, has all datina consoled by a reexamination certificate terminated prior to the expiration of its full statutory terms as chortened by any terminal disclaimer field prior to	atent granted on said reference minal disclaimer filed prior to the bending reference application: risdiction, is statutorily disclaimed b, is reissued, or is in any manner
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Train in Tolottod may be used to inhering its statement, does where y 2.24. This collection of information is required by 37 CFR 1.25.1 this collection of information is required to obtain or retain a benefit by the put to process) an application. Confidentially a governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated by the put to process an application. The preparing, and submitting the completed application from the UEFRTO. Time with yet depending upon the amount of time by us require to complete this mander suggestions for reducing this burstle, should be sent to the Chi-Traindenat/Office. So, Department of Commerce, P.O. Box 4500, Alexandra, V.A. 2231-146.0. DNT SEMP TEST.	nated to take 12 minutes to complete, the individual case. Any comments on of Information Officer, U.S. Patent and

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